	l in this information to ident	ify the case:		
	ited States Bankruptcy Court	for the:		
	STRICT OF DELAWARE			
Ca	se number (if known)	Chap	ter <u>11</u>	Check if this is an
				amended filing
-				
∩f	ficial Form 201			
	ficial Form 201	on for Non-Individuals	Filing for Bankruptey	
If mo	ore space is needed, attach wn). For more information, a	a separate sheet to this form. On the top of ar separate document, <i>Instructions for Bankrup</i>	y additional pages, write the debtor's na	me and the case number (if
1.	Debtor's name	WW North America Holdings, LLC		
2.	All other names debtor used in the last 8 years Include any assumed names, trade names and doing business as names	WW North America Holdings, Inc. Weight Watchers North America, Inc.		
3.	Debtor's federal Employer Identification Number (EIN)	52-1656141		
4.	Debtor's address	Principal place of business	Mailing address, if differe business	ent from principal place of
		675 Avenue of the Americas, 6th Floor, New NY 10010	York,	
		Number, Street, City, State & ZIP Code	P.O. Box, Number, Street,	City, State & ZIP Code
		New York County		ets, if different from principal
		County	place of business	
			Number, Street, City, State	& ZIP Code
5.	Debtor's website (URL)	healthylivingcoalition.org weightwatchers.com wwofwestvirginia.com wwofmiddleeasttn.com weight-watcher-recipe.com americastopdiet.com weightwatchersonlineformen.com campaignforwellness.com weightwatchersmagazine.org weightwatchersmagazine.net weightwatchers-recipes.net wwcruise.com weightwatchers-recipes.net wwcruise.com wwifresh.com ww.cl weight-watcher.net weightwatchersonline.com joinsequence.com weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers-recipes.net weightwatchers.net weightwatchers.net		

Case 25-10828-CTG Doc 1 Filed 05/06/25 Page 2 of 51

Deb	tor WW North America Holding Name	gs, LLC	Case num	ber (if known)
6.	Type of debtor	• ,	g Limited Liability Company (LLC) and Limited	Liability Partnership (LLP))
	[Partnership (excludir	ng LLP)	
	L	Other. Specify:		
7.	Describe debtor's business	A. Check one:		
			ess (as defined in 11 U.S.C. § 101(27A))	
		=	Estate (as defined in 11 U.S.C. § 101(51B)) ed in 11 U.S.C. § 101(44))	
		•	efined in 11 U.S.C. § 101(53A))	
			r (as defined in 11 U.S.C. § 101(6))	
			defined in 11 U.S.C. § 781(3))	
		None of the above	1	
		B. Check all that apply		
			as described in 26 U.S.C. §501)	
		·	ny, including hedge fund or pooled investmen	t vehicle (as defined in 15 U.S.C. §80a-3)
		☐ IIIvestillelit adviso	r (as defined in 15 U.S.C. §80b-2(a)(11))	
		http://www.uscourts.	ican Industry Classification System) 4-digit coc gov/four-digit-national-association-naics-code	
		<u>8121</u>		
8.	Under which chapter of the	Check one:		
	Bankruptcy Code is the debtor filing?	Chapter 7		
	g.	☐ Chapter 9	k all that annly	
		☐ Chapter 11. Checl		d debts (excluding debts owed to insiders or affiliates)
				adjustment on 4/01/28 and every 3 years after that).
			business debtor, attach the most recent bal	fined in 11 U.S.C. § 101(51D). If the debtor is a small ance sheet, statement of operations, cash-flow if all of these documents do not exist, follow the
				fined in 11 U.S.C. § 101(51D), and it chooses to
			, ,	
			Acceptances of the plan were solicited prepaccordance with 11 U.S.C. § 1126(b).	etition from one or more classes of creditors, in
			Exchange Commission according to § 13 or	s (for example, 10K and 10Q) with the Securities and 15(d) of the Securities Exchange Act of 1934. File the dividuals Filing for Bankruptcy under Chapter 11
			The debtor is a shell company as defined in	the Securities Exchange Act of 1934 Rule 12b-2.
		☐ Chapter 12		
9.	Were prior bankruptcy	⊠ No.		
	cases filed by or against the debtor within the last 8 years?	☐ Yes.		
	If more than 2 cases, attach a	District	NAII-	Once mark to
	separate list.	District District	When When	Case number Case number
				

Case 25-10828-CTG Doc 1 Filed 05/06/25 Page 3 of 51

Debt	or WW North America Hole	dings, LLC	Case number (if know	Case number (if known)		
10.	Name Are any bankruptcy case pending or being filed by business partner or an affiliate of the debtor?					
	List all cases. If more than attach a separate list	1, Debtor District District	der 1 When	Relationship Case number, if known		
11.	Why is the case filed in this district?	preceding the date of this petition	ipal place of business, or principal assets or for a longer part of such 180 days tha btor's affiliate, general partner, or partner	n in any other district.		
12.	Does the debtor own or have possession of any real property or personal property that needs immediate attention?	of any \square Yes. Answer below for each property that needs immediate attention. Attach additional sheets in the discrete state of the shape of the of the s		epply.) nazard to public health or safety. e or lose value without attention (for example, d assets or other options).		
	Statistical and admir	nistrative information				
13.	Debtor's estimation of available funds	—	stribution to unsecured creditors. enses are paid, no funds will be available	to unsecured creditors.		
14.	Estimated number of creditors *Consolidated for all Debtors.	☐ 1-49 ☐ 50-99 ☐ 100-199 ☐ 200-999	☐ 1,000-5,000 ☐ 5001-10,000 ☐ 10,001-25,000	☐ 25,001-50,000 ☐ 50,001-100,000 ☑ More than100,000		
15.	*Consolidated for all Debtors.	\$0 - \$50,000 \$50,001 - \$100,000 \$100,001 - \$500,000 \$500,001 - \$1 million	\$1,000,001 - \$10 million \$10,000,001 - \$50 million \$50,000,001 - \$100 million \$100,000,001 - \$500 million	☐ \$500,000,001 - \$1 billion ☐ \$1,000,000,001 - \$10 billion ☐ \$10,000,000,001 - \$50 billion ☐ More than \$50 billion		

Case 25-10828-CTG Doc 1 Filed 05/06/25 Page 4 of 51 WW North America Holdings, LLC Debtor Case number (if known) Name 16. Estimated liabilities □ \$0 - \$50,000 □ \$1,000,001 - \$10 million □ \$500,000,001 - \$1 billion \$50,001 - \$100,000 \$10,000,001 - \$50 million ▼ \$1,000,000,001 - \$10 billion \$100,001 - \$500,000 \$50,000,001 - \$100 million \$10,000,000,001 - \$50 billion *Consolidated for all □ \$100,000,001 - \$500 million □ \$500,001 - \$1 million ☐ More than \$50 billion Debtors. Request for Relief, Declaration, and Signatures WARNING -- Bankruptcy fraud is a serious crime. Making a false statement in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. 17. Declaration and signature of authorized The debtor requests relief in accordance with the chapter of title 11, United States Code, specified in this petition. representative of debtor I have been authorized to file this petition on behalf of the debtor. I have examined the information in this petition and have a reasonable belief that the information is true and correct. I declare under penalty of perjury that the foregoing is true and correct. Executed on 05/06/2025 MM / DD / YYYY X /s/ Felicia DellaFortuna Felicia DellaFortuna Printed name Signature of authorized representative of debtor **Chief Financial Officer**

18. Signature of attorney

X_	/s/ Edmon L. Morton		Date	05/06/2025	
	Signature of attorney for debtor			MM / DD / YYYY	
_	Edmon L. Morton				
	Printed name				
_	Young Conaway Stargatt & Taylor, LLP				
	Firm name				
	Dada as Ossassa				
	Rodney Square				
	1000 N. King Street				
-	Wilmington, DE 19801				
	Number, Street, City, State & ZIP Code				
	Contact phone 302-571-6600	Email address	emorton@	/cst.com	

3856 DE

Bar number and State

Schedule 1

Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the affiliated entities listed below (including the debtor in this chapter 11 case, collectively, the "<u>Debtors</u>") filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code in the United States Bankruptcy Court for the District of Delaware. Contemporaneously with the filing of their voluntary petitions, the Debtors are filing a motion with the Court requesting that their chapter 11 cases be consolidated for procedural purposes only and jointly administered.

Entity Name	Federal Employee Identification Number (EIN)
WW North America Holdings, LLC	52-1656141
WW International, Inc.	11-6040273
W Holdco, Inc.	82-5084087
Weekend Health, Inc.	85-1766812
WW Canada Holdco, Inc.	88-4275680
WW Health Solutions, Inc.	85-1603859
WW.com, LLC	11-3514196
WW NewCo, Inc.	N/A

RESOLUTIONS OF THE BOARD OF DIRECTORS OF WW INTERNATIONAL, INC.

a Virginia corporation

May 6, 2025

The following resolutions are presented for approval by the Board of Directors (the "Board") of WW International, Inc., a Virginia corporation (the "Corporation"), and acting hereunder the Board hereby adopts the following resolutions pursuant to the Amended and Restated Bylaws of the Corporation:

WHEREAS, the Board and the debt subcommittee of the Board (the "<u>Debt Subcommittee</u>") have each previously discussed at multiple meetings a potential deleveraging transaction to be implemented with support from an ad hoc group of creditors holding more than two-thirds of the aggregate outstanding principal amount of the Corporation's term loan facility (the "<u>Term Loan Facility</u>"), the Corporation's revolving credit facility (the "<u>Revolving Credit Facility</u>") and the Corporation's 4.500% Senior Secured Notes due 2029 (the "<u>Notes</u>") (such holders, the "<u>Ad Hoc Group</u>");

WHEREAS, with authorization of and direction by the Board and regular input and direction by the Debt Subcommittee, management of the Corporation, with the support of its professional advisors, negotiated with the Ad Hoc Group to come to agreement on such a deleveraging transaction;

WHEREAS, after negotiation by management of the Corporation and the Corporation's advisory team with the Ad Hoc Group, management of the Corporation presented a proposed set of terms for certain deleveraging transactions to the Debt Subcommittee (the "Restructuring Transactions") which include: (a) through the Restructuring Transactions, the existing holders of (i) the Term Loan Facility, the Revolving Credit Facility and the Notes will be entitled to receive their pro rata share of (A) \$465 million aggregate principal amount of senior secured takeback debt due 2030 (that may be in the form of term loans or notes at the option of the holders) and (B) 91% of the new common equity of the Corporation (or its successor) after reorganization in the Restructuring Transactions and (ii) the Corporation's existing common stock will be entitled to receive their pro rata share of 9% of the new common equity of the Corporation (or its successor) after reorganization in the Restructuring Transactions, (b) through the Restructuring Transactions, the Term Loan Facility, the Revolving Credit Facility and the Notes will be terminated in full and all existing equity of the Corporation will be cancelled, and (c) the Restructuring Transactions will be implemented through a prepackaged process under chapter 11 of title 11 of the United States Code (the "<u>Bankruptcy Code</u>") pursuant to the terms and conditions set forth in the RSA (as defined below);

WHEREAS, the Debt Subcommittee has considered the terms of the Restructuring Transactions and recommended to the Board that the Board approve: (a) the entry by the Corporation and certain of its subsidiaries who are guarantors of the Term Loan Facility, Revolving Credit Facility and Notes (collectively, the "Guarantors") into a restructuring support agreement with certain members of the Ad Hoc Group (the "Consenting Creditors"), substantially in the form attached hereto as Exhibit A (together will all annexes (including a restructuring term sheet annexed thereto) and exhibits thereto, the "RSA"), whereby the Consenting Creditors will agree to support the Restructuring Transactions on the terms and conditions set forth therein; (b) the filing of petitions by the Corporation and the Guarantors to commence proceedings (collectively, the "Chapter 11 Case") under the Bankruptcy Code; (c) the chapter 11 plan (together with any exhibits and other attachments annexed thereto, the "Plan") and the associated disclosure statement (together with any exhibits and other attachments annexed thereto, the "Disclosure Statement"); (d) the granting of certain adequate protection to the Prepetition Secured Creditors in connection with the use of Cash Collateral (each as defined below); and (e) the retention of certain advisors in connection with the foregoing;

WHEREAS, pursuant to the recommendation of the Debt Subcommittee, the Board, in accordance with its good faith business judgment of the best interests of the Corporation, has determined it is advisable and in the best interests of the Corporation, the Guarantors, and their stakeholders to: (a) enter into the RSA and, consistent therewith, commence solicitation of the Plan with the Disclosure Statement, (b) file petitions commencing the Chapter 11 Case, (c) file the Plan and the Disclosure Statement, (d) grant certain adequate protection to the Prepetition Secured Creditors in connection with the use of Cash Collateral, and (e) retain certain advisors in connection with the foregoing; and

I. Entry into RSA and Commencement of the Chapter 11 Case

NOW THEREFORE BE IT RESOLVED, that pursuant to the recommendation of the Debt Subcommittee, and subject to any material changes being approved by the members of the Debt Subcommittee, the Corporation's entry into the RSA, substantially in the form attached hereto as Exhibit A, and commencement of solicitation of the Plan consistent with the RSA, and the Corporation and each Guarantors' performance of their obligations under the RSA, each be, and hereby are, authorized, approved and ratified in all respects; and be it

RESOLVED, FURTHER, that, in accordance with the RSA, any manager, officer or director of the Corporation (each, an "<u>Authorized Person</u>"), in each case, acting singly

or jointly, be, and each hereby is, authorized, empowered, and directed to execute and file, in the name and on behalf of the Corporation, all petitions, schedules, statements, motions, lists, applications, pleadings, and other documents (the "Chapter 11 Filings") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") (with such changes therein and additions thereto as any such Authorized Person may deem required, necessary, appropriate, desirable, or advisable, the execution and delivery of any of the Chapter 11 Filings by any such Authorized Person with any changes thereto to be conclusive evidence that such Authorized Person deemed such changes to meet such standard); and be it

RESOLVED, FURTHER, that each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the Corporation, to take and perform any and all further acts and deeds that such Authorized Person deems required, necessary, appropriate, desirable, or advisable in connection with the RSA, the Chapter 11 Case or the Chapter 11 Filings, including (a) engaging and retaining all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals, (b) paying fees, expenses, and taxes, and (c) negotiating, executing, delivering, performing, and filing any and all additional documents, schedules, statements, motions, pleadings, applications, lists, papers, agreements, certificates, and/or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Case with a view to the successful prosecution of such Chapter 11 Case (such acts to be conclusive evidence that any such Authorized Person deemed the same to meet such standard); and be it

II. Filing of Plan and Disclosure Statement

RESOLVED, FURTHER, that, pursuant to the recommendation of the Debt Subcommittee, the Board, in accordance with its good faith business judgment of the best interests of the Corporation, in considering all alternatives, in connection with the Chapter 11 Case, deems it in the best of interest of the Corporation, the Guarantors, and their stakeholders to file the Plan and the Disclosure Statement; and be it

RESOLVED, FURTHER, that the Board hereby delegates to each Authorized Person the authority to approve the form, terms, and provisions of the Plan and the Disclosure Statement and the execution, delivery, and performance thereof and the consummation of the transactions contemplated thereunder by the Corporation, including, without limitation, the amount of and the making of any payments to be made in connection therewith; and be it

RESOLVED, FURTHER, that any Authorized Person of the Corporation, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Corporation, to cause the Corporation to enter into, execute, deliver, certify, file and/or record, and perform the obligations arising under, the

Plan and the Disclosure Statement together with such other documents, agreements, instruments, notices, and certificates as may be required by the Plan and the Disclosure Statement; and be it

RESOLVED, FURTHER, that any Authorized Person of the Corporation, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Corporation, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Plan and the Disclosure Statement and/or any related documents which shall, in such Authorized Person's sole judgment, be necessary, proper or advisable; and be it

III. Cash Collateral and Adequate Protection

RESOLVED, FURTHER, that pursuant to the recommendation of the Debt Subcommittee, the Board, in accordance with its good faith business judgment of the best interests of the Corporation and in considering all alternatives, in connection with the Chapter 11 Case, deems it in the best of interest of the Corporation, the Guarantors, and their stakeholders to obtain the benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "Cash Collateral"), which is security for certain prepetition secured creditors of the Corporation (collectively, the "Prepetition Secured Creditors"); and be it

RESOLVED, FURTHER, that, to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Corporation is authorized to provide certain adequate protection to the Prepetition Secured Creditors (the "Adequate Protection Obligations"), as documented in one or more orders of the Bankruptcy Court which authorize, among other matters, the Corporation to use Cash Collateral and provide adequate protection to the Prepetition Secured Creditors with such changes, additions, and modifications thereto as an Authorized Person shall approve; and be it

RESOLVED, FURTHER, that the Corporation be, and hereby is, authorized to negotiate and incur the Adequate Protection Obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the Cash Collateral Order; and be it

RESOLVED, FURTHER, that each Authorized Person of the Corporation, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Corporation, to cause the Corporation to negotiate and approve the terms, provisions of, and performance of, and to prepare and deliver the Cash Collateral Order; and be it

RESOLVED, FURTHER, that each Authorized Person of the Corporation, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Corporation, to take all such further actions, including to pay all fees and expenses, in accordance with the terms of the Cash Collateral Order and any documents and budgets in relation thereto (the "Cash Collateral Documents"), which shall, in such Authorized Person's sole judgment, be necessary, proper, or advisable to perform such Corporation's obligations under or in connection with the Cash Collateral Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and be it

RESOLVED, FURTHER, that each Authorized Person of the Corporation, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Corporation, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Cash Collateral Documents, which shall, in such Authorized Person's sole judgment, be necessary, proper, or advisable; and be it

IV. Retention of Advisors

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the firm of Alvarez & Marsal North America, LLC, located at 600 Madison Avenue, New York, NY 10022, as financial and restructuring advisor for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the law firm of Simpson Thacher & Bartlett LLP, located at 425 Lexington Avenue, New York, NY 10017, as attorneys for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the firm of Kroll Restructuring Administration LLC, located at 1 World Trade Center, 31st Floor, New York, NY 10007, as claims, noticing, and solicitation agent for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the law firm of Young Conaway Stargatt & Taylor, LLP, located at Rodney Square, 1000 North King Street, Wilmington, DE 19801, as local counsel for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the firm of PJT Partners LP, located at 280 Park Avenue, New York,

NY 10017, as investment banker for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to retain the firm of Matthews South, LLC, located at 1700 South El Camino Real, Suite 345, San Mateo, CA 94402, as financial advisor for the Corporation in the Chapter 11 Case, subject to Bankruptcy Court approval; and be it

RESOLVED, FURTHER, that the Corporation and the Guarantors are hereby authorized to engage any other professionals as the Debt Subcommittee or any Authorized Person hereafter determine may be necessary, proper, or advisable to assist the Corporation in carrying out its duties under the Bankruptcy Code or in the Chapter 11 Case, and all related matters and to take any and all actions to advance the Corporation's rights and obligations in connection therewith; and be it

V. General Authorization and Ratification

RESOLVED, FURTHER, that the Corporation is hereby authorized to negotiate, execute, deliver, file and perform any agreement, document or certificate and to take and perform any and all further acts and deeds (including (a) the payment of any consideration and (b) the payment of fees, expenses, and taxes) that any Authorized Person deems required, necessary, appropriate, desirable, or advisable in connection with the Corporation's Chapter 11 Case, including negotiating, executing, delivering, and performing any and all documents, agreements, certificates, and/or instruments (or any amendments or modifications thereto) in connection with the engagement of professionals contemplated by these resolutions, with a view to the successful prosecution of the Chapter 11 Case; and be it

RESOLVED, FURTHER, that any and all past actions heretofore taken by any Authorized Person, manager, officer, or director of the Corporation, in the name and on behalf of the Corporation, in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects as the acts and deeds of the Corporation; and be it

RESOLVED, FURTHER, that the Authorized Persons, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Corporation, to take or cause to be taken all such further actions, including, but not limited to, (a) the negotiation of such additional agreements, joinders, amendments, supplements, consents, waivers, reports, documents, instruments, applications, notes, court pleadings, or certificates, currently unknown but which may be required, (b) the negotiation of such changes and additions to any agreements, amendments, supplements, consents, waivers, reports, documents, instruments, applications, notes court pleadings, or certificates, currently existing or currently unknown, but which may be required, (c) the execution,

delivery, filing (if applicable), and performance of any of the foregoing, and (d) the payment of all fees, consent payments, taxes, indemnitees, and other expenses as such Authorized Person, in his or her sole discretion, may approve or deem required, necessary, appropriate, desirable, or advisable in order to carry out the intent and accomplish the purposes of the foregoing resolutions, and the transactions contemplated thereby, all of such actions, executions, deliveries, filings, and payments to be conclusive evidence of such approval or that such Authorized Person deemed the same to be so required, necessary, appropriate, desirable, or advisable; and that all such actions, executions, deliveries, filings, and payments taken or made at any time in connection with the transactions contemplated by the foregoing resolutions are hereby approved, adopted, ratified, and confirmed in all respects as the acts and deeds of the Corporation as if specifically set out in these resolutions; and be it

RESOLVED, FURTHER, that the Authorized Persons, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Corporation, to execute and file with the U.S. Securities and Exchange Commission all other schedules, forms, statements, reports, or other documents in connection with the transactions contemplated by the foregoing resolutions as such Authorized Person, in his or her sole discretion, may approve or deem required, necessary, appropriate, or advisable in order to comply fully with the provisions of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended, and, in each case, the rules and regulations promulgated thereunder; and that all such schedules, forms, statements, reports or other documents executed and filed at any time in connection with the transactions contemplated by the foregoing resolutions are hereby approved, adopted, ratified, and confirmed in all respects; and be it

RESOLVED, FURTHER, that each Authorized Person of the Corporation is hereby authorized to certify and deliver to any person to whom such certification and delivery may be deemed required, necessary, appropriate, desirable, or advisable in the opinion of such Authorized Person, a true copy of the foregoing resolutions of the Corporation; and be it

RESOLVED, FURTHER, that any person dealing with any Authorized Person or persons designated and authorized to act by any such Authorized Person in connection with any of the foregoing matters shall be conclusively entitled to rely upon the authority of such Authorized Person or persons designated and authorized to act by such Authorized Person and by his or her execution of any document, agreement, or instrument, the same to be a valid and binding obligation of the Corporation enforceable in accordance with its terms; and be it

RESOLVED, FURTHER, that the signatures of the Authorized Officers or any officer of the Corporation acting at any of their direction in any documents described or contemplated herein may be the facsimile, electronic or .pdf signatures of the Authorized

Officers or such officer and may be imprinted or otherwise reproduced thereon, the Corporation hereby adopting for such purpose each facsimile, electronic or .pdf signature as binding upon it, and in case any Authorized Officer or any officer of the Corporation acting at any of their direction who had signed or whose facsimile, electronic or .pdf signature has been placed upon a certificate shall have ceased to be such officer before such certificate is issued, such certificate may be issued by the Corporation with the same effect as if that person were such officer at the date of issue.

[REMAINDER OF PAGE INTENTIONALLY LEFT BLANK]

EXHIBIT A

RSA

[To be publicly filed]

Action by Written Consent of the Authorizing Bodies of the Transaction Parties

May 6, 2025

The undersigned, as set forth on the signature pages hereof, acting pursuant to the applicable statutory and other legal requirements for each of the entities listed in Annex I attached hereto (each, a "Transaction Party"), constitute all of the directors, executive committee members, members, managers or applicable representatives (each, an "Authorizing Body"), as set forth on the signature pages hereof, required by applicable law and the applicable Transaction Party's organizational documents (the "Applicable Requirements") to act for each such Transaction Party, and each and all of the undersigned, acting in accordance with the authority contained in the Applicable Requirements, waiving all notice, do hereby consent to and adopt the resolutions set forth on Exhibit A attached hereto and authorize the taking of actions specified therein without a meeting, by written consent (this "Consent") by each Transaction Party, and all such authorizations of actions by any Transaction Party hereunder shall include actions taken by such Transaction Party on behalf of itself and (if applicable) as a shareholder, member, managing member, manager, general partner, trustee, beneficiary, other controlling or significant interest owner, or other type of representative whether similar to, or different from, the foregoing with the power, alone or together with other such representatives, to take action on behalf of, or to bind, another person.

This Consent may be executed in counterparts, and all so executed shall constitute one Consent, notwithstanding that all of the directors are not signatories to the original or the same counterpart.

[Signature pages follow]

This Action by Written Consent of the applicable Authorizing Body of the following entities has been executed as of the date first set forth above.

WW Health Solutions, Inc.
WW North America Holdings, LLC
WW.com, LLC
W Holdco, Inc.
WW Canada Holdco, Inc.
Weekend Health, Inc.
WW NewCo, Inc.

Signed by:

Tera Comente

6834243C8F5A42C...

Name: Tara Comonte

Jacquie Cooke A83109D3A926444...

Name: Jacqueline Cooke

Signed by:
Felicia Della Fortuna
01CFA68DCAC9435...

Name: Felicia DellaFortuna

Annex I

Transaction Parties

<u>Jurisdiction</u>
Delaware
Virginia

Exhibit A

Each applicable Transaction Party is herein referred to as the "<u>Company</u>" for the purposes of this Exhibit A.

WHEREAS, the Board of Directors (the "Parent Board") of WW International, Inc., a Virginia corporation (the "Parent"), and the debt subcommittee of the Parent Board (the "Debt Subcommittee") have each previously discussed at multiple meetings a potential deleveraging transaction to be implemented with support from an ad hoc group of creditors holding more than two-thirds of the aggregate outstanding principal amount of the Parent's term loan facility (the "Term Loan Facility"), the Parent's revolving credit facility (the "Revolving Credit Facility") and the Parent's 4.500% Senior Secured Notes due 2029 (the "Notes") (such holders, the "Ad Hoc Group");

WHEREAS, with authorization of and direction by the Parent Board and regular input and direction by the Debt Subcommittee, management of the Parent, with the support of its professional advisors, negotiated with the Ad Hoc Group to come to agreement on such a deleveraging transaction;

WHEREAS, after negotiation by management of the Parent and the Parent's advisory team with the Ad Hoc Group, management of the Parent presented a proposed set of terms for certain deleveraging transactions to the Debt Subcommittee (the "Restructuring Transactions") which include: (a) through the Restructuring Transactions, the existing holders of (i) the Term Loan Facility, the Revolving Credit Facility and the Notes will be entitled to receive their pro rata share of (A) \$465 million aggregate principal amount of senior secured takeback debt due 2030 (that may be in the form of term loans or notes at the option of the holders) and (B) 91% of the new common equity of the Parent (or its successor) after reorganization in the Restructuring Transactions and (ii) the Parent's existing common stock will be entitled to receive their pro rata share of 9% of the new common equity of the Parent (or its successor) after reorganization in the Restructuring Transactions, (b) through the Restructuring Transactions, the Term Loan Facility, the Revolving Credit Facility and the Notes will be terminated in full and all existing equity of the Parent will be cancelled and (c) the Restructuring Transactions will be implemented through a prepackaged process under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") pursuant to the terms and conditions set forth in the RSA (as defined below);

WHEREAS, the Board of Directors (the "Parent Board") of WW International, Inc., a Virginia corporation (the "Parent"), in considering all alternatives, has determined and agrees that it is in the best interest of the Company and its stakeholders to (i) enter into a Restructuring Support Agreement, substantially in the form attached hereto as Exhibit A (together with all annexes (including the restructuring term sheet) and exhibits thereto, the "RSA") and (a) file a petition to commence a proceeding (the "Chapter 11 Case") under chapter 11 of title 11 of the United States Code (the "Bankruptcy Code") and (b) consistent with the RSA, commence solicitation of the Plan (as defined herein) with the Disclosure Statement (as defined herein), (ii) file the chapter 11 plan (together with any exhibits and other attachments annexed thereto, the "Plan") and the associated disclosure statement (together with any exhibits and other attachments annexed thereto, the "Disclosure Statement"), (iii) grant certain adequate protection to the Prepetition Secured Creditors in connection with the use of Cash Collateral (each as defined below), and (iv) retain certain advisors in connection with the foregoing;

WHEREAS, the Authorizing Body deems it desirable and in the best interests of the Company and its stakeholders to (i) enter into the RSA and file the Chapter 11 Case under chapter 11 of the Bankruptcy Code, (ii) file the Plan and the Disclosure Statement, (iii) grant certain adequate protection to the Prepetition Secured Creditors in connection with the use of Cash Collateral, and (iv) retain certain advisors in connection with the foregoing.

I. Entry into RSA and Commencement of the Chapter 11 Case

NOW, THEREFORE, BE IT RESOLVED, that the Authorizing Body, in considering all alternatives, has determined and agrees that it is in the best interest of the Company and its stakeholders to enter into the RSA and to commence solicitation of the Plan consistent with the RSA; and further

RESOLVED, that the Authorizing Body, in considering all alternatives, has determined and agrees that it is in the best interest of the Company and its stakeholders to file petitions seeking relief under the provisions of the Bankruptcy Code; and further

RESOLVED, that, in accordance with the RSA, any manager, officer, or director of the Company, including the President, any Vice President, the Treasurer, and the Secretary of the Company (each, an "Authorized Person" and, collectively, the "Authorized Persons"), in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed to execute and file, in the name and on behalf of the Company, all petitions, schedules, statements, motions, lists, applications, pleadings, and other documents (the "Chapter 11 Filings") in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court") (with such changes therein and additions thereto as any such Authorized Person may deem required, necessary, appropriate, desirable, or advisable, the execution and delivery of any of the Chapter 11 Filings by any such Authorized Person with any changes thereto to be conclusive evidence that such Authorized Person deemed such changes to meet such standard); and further

RESOLVED, that each Authorized Person, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, with full power of delegation, in the name and on behalf of the Company, to take and perform any and all further acts and deeds that such Authorized Person deems required, necessary, appropriate, desirable, or advisable in connection with the RSA, the Chapter 11 Case or the Chapter 11 Filings, including (i) to engage and retain all assistance by legal counsel, accountants, financial advisors, investment bankers, and other professionals, (ii) the payment of fees, expenses, and taxes such Authorized Person deems required, necessary, appropriate, desirable or advisable, (iii) negotiating, executing, delivering, performing, and filing any and all additional documents, schedules, statements, motions, pleadings, applications, lists, papers, agreements, certificates, and/or instruments (or any amendments or modifications thereto) in connection with, or in furtherance of, the Chapter 11 Case with a view to the successful prosecution of such Chapter 11 Case (such acts to be conclusive evidence that any such Authorized Person deemed the same to meet such standard); and further

II. Filing of Plan and Disclosure Statement

RESOLVED, that, pursuant to the recommendation of the Parent Board and the Debt Subcommittee, the Authorizing Body, in considering all alternatives, in connection with the Chapter 11 Case, deems it in the best of interest of the Company and its stakeholders to file the Plan and the Disclosure Statement; and further

RESOLVED, that the Authorizing Body hereby delegates to each Authorized Person the authority to approve the form, terms, and provisions of the Plan and the Disclosure Statement and the execution, delivery, and performance thereof and the consummation of the transactions contemplated

thereunder by the Company, including, without limitation, the amount of and the making of any payments to be made in connection therewith; and further

RESOLVED, that any Authorized Person of the Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to cause the Company to enter into, execute, deliver, certify, file and/or record, and perform the obligations arising under, the Plan and the Disclosure Statement together with such other documents, agreements, instruments, notices, and certificates as may be required by the Plan and the Disclosure Statement: and further

RESOLVED, that any Authorized Person of the Company, in each case, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, in the name and on behalf of the Company, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Plan and the Disclosure Statement and/or any related documents which shall, in such Authorized Person's sole judgment, be necessary, proper or advisable; and further

III. Cash Collateral and Adequate Protection

RESOLVED, that the Authorizing Body, in considering all alternatives, in connection with the Chapter 11 Case, deems it in the best of interest of the Company and its stakeholders to obtain the benefits from the use of collateral, including cash collateral, as that term is defined in section 363(a) of the Bankruptcy Code (the "<u>Cash Collateral</u>"), which is security for certain prepetition secured creditors of the Company (collectively, the "<u>Prepetition Secured Creditors</u>"); and further

RESOLVED, that, to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Company is authorized to provide certain adequate protection to the Prepetition Secured Creditors (the "<u>Adequate Protection Obligations</u>"), as documented in one or more orders of the Bankruptcy Court which authorizes, among other matters, the Company to use Cash Collateral and provide adequate protection to the Prepetition Secured Creditors (the "<u>Cash Collateral Order</u>") with such changes, additions, and modifications thereto as an Authorized Person shall approve; and further

RESOLVED, that the Company be, and hereby is, authorized to negotiate and incur the Adequate Protection Obligations and to undertake any and all related transactions on substantially the same terms as contemplated under any Cash Collateral Order; and further

RESOLVED, that each Authorized Person of the Company, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Company, to cause the Company to negotiate and approve the terms, provisions of, and performance of, and to prepare and deliver the Cash Collateral Order; and further

RESOLVED, that each Authorized Person of the Company, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Company, to take all such further actions, including to pay all fees and expenses, in accordance with the terms of the Cash Collateral Order and any documents in relation thereto (the "Cash Collateral Documents"), which shall, in such Authorized Person's sole judgment, be necessary, proper, or advisable to perform such Company's obligations under or in connection with the Cash Collateral Documents and the transactions contemplated therein and to carry out fully the intent of the foregoing resolutions; and further

RESOLVED, that each Authorized Person of the Company, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Company, to execute and

deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions, and extensions of the Cash Collateral Documents, which shall, in such Authorized Person's sole judgment, be necessary, proper, or advisable; and further

IV. Retention of Advisors

RESOLVED, that the Company is hereby authorized to retain the firm of Alvarez & Marsal North America, LLC, located at 600 Madison Avenue, New York, NY 10022, as financial and restructuring advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to retain the law firm of Simpson Thacher & Bartlett LLP, located at 425 Lexington Avenue, New York, NY 10017, as attorneys for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to retain the firm of Kroll Restructuring Administration LLC, located at 1 World Trade Center, 31st Floor, New York, NY 10007, as claims, noticing and solicitation agent for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to retain the law firm of Young Conaway Stargatt & Taylor, LLP, located at Rodney Square, 1000 North King Street, Wilmington, DE 19801, as local counsel for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to retain the firm of PJT Partners LP, located at 280 Park Avenue, New York, NY 10017, as investment banker for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to retain the firm of Matthews South, LLC, located at 1700 South El Camino Real, Suite 345, San Mateo, CA 94402, as financial advisor for the Company in the Chapter 11 Case, subject to Bankruptcy Court approval; and further

RESOLVED, that the Company is hereby authorized to engage any other professionals as the Authorizing Body or any Authorized Person hereafter determine may be necessary, proper, or advisable to assist the Company in carrying out its duties under the Bankruptcy Code or in the Chapter 11 Case, and all related matters and to take any and all actions to advance the Company's rights and obligations in connection therewith; and further

RESOLVED, that the Company is hereby authorized to negotiate, execute, deliver, file and perform any agreement, document, or certificate and to take and perform any and all further acts and deeds (including (i) the payment of any consideration and (ii) the payment of fees, expenses, and taxes) that any Authorized Person deems required, necessary, appropriate, desirable, or advisable in connection with the Company's Chapter 11 Case, including negotiating, executing, delivering, and performing any and all documents, agreements, certificates and/or instruments (or any amendments or modifications thereto) in connection with the engagement of professionals contemplated by these resolutions, with a view to the successful prosecution of the Chapter 11 Case; and further

V. General Authorization and Ratification

RESOLVED, that any and all past actions heretofore taken by any Authorized Person, manager, officer, or director of the Company, in the name and on behalf of the Company, in furtherance of any or all of the preceding resolutions be, and the same hereby are, ratified, confirmed, and approved in all respects; and further

RESOLVED, that the Authorized Persons, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Company, to take or cause to be taken all such further actions, including, but not limited to, (i) the negotiation of such additional agreements, joinders, amendments, supplements, consents, waivers, reports, documents, instruments, applications, notes, court pleadings, or certificates, currently unknown but which may be required, (ii) the negotiation of such changes and additions to any agreements, amendments, supplements, consents, waivers, reports, documents, instruments, applications, notes court pleadings, or certificates, currently existing or currently unknown, but which may be required, (iii) the execution, delivery, filing (if applicable), and performance of any of the foregoing, and (iv) the payment of all fees, consent payments, taxes, indemnitees, and other expenses as such Authorized Person, in his or her sole discretion, may approve or deem required, necessary, appropriate, desirable, or advisable in order to carry out the intent and accomplish the purposes of the foregoing resolutions, and the transactions contemplated thereby, all of such actions, executions, deliveries, filings, and payments to be conclusive evidence of such approval or that such Authorized Person deemed the same to be so required, necessary, appropriate, desirable, or advisable; and that all such actions, executions, deliveries, filings and payments taken or made at any time in connection with the transactions contemplated by the foregoing resolutions are hereby approved, adopted, ratified and confirmed in all respects as the acts and deeds of the Company as if specifically set out in these resolutions; and further

RESOLVED, that the Authorized Persons, acting singly or jointly, be, and each hereby is, authorized, empowered, and directed, for and on behalf of the Company, to execute and file with the U.S. Securities and Exchange Commission all other schedules, forms, statements, reports, or other documents in connection with the transactions contemplated by the foregoing resolutions as such Authorized Person, in his or her sole discretion, may approve or deem required, necessary, appropriate, or advisable in order to comply fully with the provisions of the Securities Act of 1933, as amended, and the Securities Exchange Act of 1934, as amended, and, in each case, the rules and regulations promulgated thereunder; and that all such schedules, forms, statements, reports or other documents executed and filed at any time in connection with the transactions contemplated by the foregoing resolutions are hereby approved, adopted, ratified, and confirmed in all respects; and be it

RESOLVED, that each Authorized Person of the Company is hereby authorized to certify and deliver to any person to whom such certification and delivery may be deemed required, necessary, appropriate, desirable, or advisable in the opinion of such Authorized Person, a true copy of the foregoing resolutions of the Company; and further

RESOLVED, that any person dealing with any Authorized Person or persons designated and authorized to act by any such Authorized Person in connection with any of the foregoing matters shall be conclusively entitled to rely upon the authority of such Authorized Person or persons designated and authorized to act by such Authorized Person and by his or her execution of any document, agreement, or instrument, the same to be a valid and binding obligation of the Company enforceable in accordance with its terms; and further

RESOLVED, that the signatures of the Authorized Officers or any officer of the Company acting at any of their direction in any documents described or contemplated herein may be the facsimile, electronic or .pdf signatures of the Authorized Officers or such officer and may be imprinted or otherwise

Case 25-10828-CTG Doc 1 Filed 05/06/25 Page 23 of 51

reproduced thereon, the Company hereby adopting for such purpose each facsimile, electronic or .pdf signature as binding upon it, and in case any Authorized Officer or any officer of the Company acting at any of their direction who had signed or whose facsimile, electronic or .pdf signature has been placed upon a certificate shall have ceased to be such officer before such certificate is issued, such certificate may be issued by the Company with the same effect as if that person were such officer at the date of issue.

EXHIBIT A

Restructuring Support Agreement

[To be publicly filed]

IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

-	
In re:	Chapter 11
WW INTERNATIONAL, INC., et al., 1	Case No. 25-[] ()
Debtors.	(Joint Administration Requested)

CONSOLIDATED CORPORATE OWNERSHIP STATEMENT AND LIST OF EQUITY SECURITY HOLDERS

Pursuant to rules 1007(a)(1), 1007(a)(3), and 7007.1 of the Federal Rules of Bankruptcy Procedure, the above-captioned debtors and debtors in possession (each, a "<u>Debtor</u>" and, collectively, the "<u>Debtors</u>") hereby state as follows:

- 1. The mailing address of Debtor WW International, Inc. ("<u>WW International</u>") and each of the Debtors is 675 Avenue of the Americas, 6th Floor, New York New York 10010. A list of WW International's equity interest holders, along with the nature of their equity interests and their addresses, is attached hereto as <u>Exhibit A</u>.²
- 2. Debtor WW International owns 100% of the equity interests in the following Debtors:
 - a. Weekend Health, Inc.
 - b. W Holdco, Inc.
 - c. WW Health Solutions, Inc.
 - d. WW.com, LLC ("WW.com")
 - e. WW NewCo, Inc.

The Debtors in these Chapter 11 Cases, along with the last four digits of their federal tax identification numbers, to the extent applicable, are WW International, Inc. (0273), WW North America Holdings, LLC (6141), WW Canada Holdco, Inc. (5680), WW.com, LLC (4196), W Holdco, Inc. (4087), WW Health Solutions, Inc. (3859), Weekend Health, Inc. (6812), and WW NewCo, Inc. (N/A). The Debtors' headquarters is located at 675 Avenue of the Americas, 6th Floor, New York, NY 10010.

Exhibit A hereto shows that the Debtors had 80,256,135 shares of common stock outstanding as of April 2, 2025. On April 2, 2025, there were 3,607 shares in transit. Accordingly, the number of shares of common stock outstanding was reported as 80,259,742 in WW International, Inc.'s Schedule 14A filed on April 21, 2025.

- 3. Debtor WW International owns 91% of the equity interests in Debtor WW North America Holdings, LLC ("WW North America").
- 4. Debtor WW.com owns 9% of the equity interests in Debtor WW North America.
- 5. Debtor WW North America owns 100% of the equity interests in Debtor WW Canada Holdco, Inc.

Exhibit A

WW International, Inc.'s Equity Interest Holders

Case 25-10828-CTG Doc 1 Filed 05/06/25 Page 28 of 51

In the United States Bankruptcy Court for the District of Delaware

In re	WW International, Inc., et al.		Case No.		
		Debtor(s)	Chapter	11	

LIST OF EQUITY SECURITY HOLDERS

The following is the list of the Debtor's equity security holders, which is prepared in accordance with Rule 1007(a)(3) of the Federal Rules of Bankruptcy Procedure for filing in this chapter 11 case.

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
70 SANTIAGO PARTNERSHIP L P 70 SANTIAGO AVENUE APT 9C ATHERTON CA 94027	Common Shares	1845	Rule 144 Common
AFIZA REHMAN ADDRESS ON FILE	Common Shares	18	Common
AKEIRA M GREEN ADDRESS ON FILE	Common Shares	93.070938	Direct Stock
ALAN ARGONDIZZA ADDRESS ON FILE	Common Shares	26636	Common
ALFATIR CRAWFORD ADDRESS ON FILE	Common Shares	3.98152	Direct Stock
ALISA FELDMAN ADDRESS ON FILE	Common Shares	10	Common
ALISON CRYSTAL DEBOSE ADDRESS ON FILE	Common Shares	1.197493	Direct Stock
ALISSA DELMAN ADDRESS ON FILE	Common Shares	480	Common
ALLY MARKS ADDRESS ON FILE	Common Shares	199	Common
AMY BOUCHARD & GARRY BOUCHARD ADDRESS ON FILE	Common Shares	22.83455	Direct Stock
AMY VAN SICKLE ADDRESS ON FILE	Common Shares	25	Common
ANDREW C ROSE ADDRESS ON FILE	Common Shares	666	Common
ANGELA BARNETT BRUMFIELD ADDRESS ON FILE	Common Shares	45	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest	_
ANGELA MANTOVANI ADDRESS ON FILE	Common Shares	63.376289	Direct Stock	_
ANNE ALLSTADT ADDRESS ON FILE	Common Shares	42	Common	
ANNETTE L WARKENTIN ADDRESS ON FILE	Common Shares	1329.764496	Direct Stock	
ANNIE MARTINO ADDRESS ON FILE	Common Shares	165	Common	
ANTHONY A VENTURA & KAREN A VENTURA ADDRESS ON FILE	Common Shares	100	Common	
ANTHONY FARERI ADDRESS ON FILE	Common Shares	32.144694	Direct Stock	
ARVIND KUMAR DHINGRA ADDRESS ON FILE	Common Shares	10	Common	
BASSEY ELIMIAN ADDRESS ON FILE	Common Shares	42.721963	Direct Stock	
BELINDA J HAMPTON ADDRESS ON FILE	Common Shares	1.273193	Direct Stock	
BENJAMIN KUNKLE ADDRESS ON FILE	Common Shares	0.80476	Direct Stock	
BERNICE PHILLIPS ADDRESS ON FILE	Common Shares	30	Common	
BETTY ALBRITTON ADDRESS ON FILE	Common Shares	30	Common	
BEVERLY QUEEN HEBRON ADDRESS ON FILE	Common Shares	5	Common	

In re:	WW International, Inc., et al.	Case No.	
	Det	otor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
BLING CAPITAL FUND II LP C/O BLING CAPITAL LLC 135 PALM AVENUE MIAMI BEACH FL 33139	Common Shares	318	Common
BRACK BIVINS ADDRESS ON FILE	Common Shares	23	Common
BREAKAGE CONTROL ACCOUNT C/O COMPUTERSHARES SHARESHOLDER SVCS ATTN ADJUSTMENT MANAGER 150 ROYALL STREET CANTON MA 02021	Common Shares	1.464758	Direct Stock
BRENDA COBBINS ADDRESS ON FILE	Common Shares	4	Common
BRIAN A VADEN ADDRESS ON FILE	Common Shares	44.763342	Direct Stock
BRITTANY KIEGER ADDRESS ON FILE	Common Shares	132	Common
BRYAN SEXTON & JUDITH HOUSTON SEXTON ADDRESS ON FILE	Common Shares	47.817063	Direct Stock
CARA FRECH ADDRESS ON FILE	Common Shares	132	Common
CAROL SACCO ADDRESS ON FILE	Common Shares	30	Common
CAROLYN B BURTON ADDRESS ON FILE	Common Shares	10	Common
CAROLYN EPSTEIN ADDRESS ON FILE	Common Shares	55	Common
CARY TELANDER FORTIN ADDRESS ON FILE	Common Shares	18	Rule 144 Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
CARYN SHIVELY ADDRESS ON FILE	Common Shares	48	Common
CATHERINE MCCARTHY ADDRESS ON FILE	Common Shares	42	Common
CEDE & CO 570 WASHINGTON BLVD JERSEY CITY NJ 07310	Common Shares	79829595	Common
CHANG-YEE CHIU ADDRESS ON FILE	Common Shares	89.905149	Direct Stock
CHANIYA SUEBSANGUAN ADDRESS ON FILE	Common Shares	119	Common
CHARLENE D JONES ADDRESS ON FILE	Common Shares	48.531704	Direct Stock
CHESTER GRANT SMITH & PATRICIA MARY SMITH ADDRESS ON FILE	Common Shares	52.902748	Direct Stock
CHRIS FREYTAG ADDRESS ON FILE	Common Shares	94	Rule 144 Common
CHRIS J WEBBER ADDRESS ON FILE	Common Shares	129.315892	Direct Stock
CHRIS MUELLER ADDRESS ON FILE	Common Shares	1	Common
CHRIS SHORT ADDRESS ON FILE	Common Shares	44	Common
CHRISTINE ANN LARKIN ADDRESS ON FILE	Common Shares	45	Common
CLARE TIPPETT ROSENBERG ADDRESS ON FILE	Common Shares	91	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
COLD START LLC PMB 49993 228 PARK AVE S NEW YORK NY 10003-1502	Common Shares	14298	Common
CS INVESTMENTS 2022 I LLC 2875 NE 191 ST STE 500 AVENTURA FL 33180	Common Shares	50	Common
CYNTHIA PETERSON ADDRESS ON FILE	Common Shares	16	Common
DAN J CAMPBELL & LISA A CAMPBELL ADDRESS ON FILE	Common Shares	110	Common
DANA CAVINESS MITCHELL ADDRESS ON FILE	Common Shares	45	Common
DANIEL KENEFICK ADDRESS ON FILE	Common Shares	5327	Common
DANIELLE DONDIEGO ADDRESS ON FILE	Common Shares	664	Common
DATTATRAYA DIXIT ADDRESS ON FILE	Common Shares	130	Common
DAVID P GUERRERO ADDRESS ON FILE	Common Shares	5.494776	Direct Stock
DEBBIE CASTRO ADDRESS ON FILE	Common Shares	30	Common
DEBORAH FRANCIS ADDRESS ON FILE	Common Shares	266	Common
DEBORAH TEMPLE ADDRESS ON FILE	Common Shares	0.979199	Direct Stock
DEBRA CARTWRIGHT ADDRESS ON FILE	Common Shares	64	Common

In re:	WW International, Inc., et al.		Case No.	
		Debtor(s)	· ·	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
DEBRA OLKIVES ADDRESS ON FILE	Common Shares	45	Common
DENIS KELLY ADDRESS ON FILE	Common Shares	20121	Restricted Common
DIANA BARNHARDT ADDRESS ON FILE	Common Shares	30	Common
DIANE BAKER ADDRESS ON FILE	Common Shares	45	Common
DIANNA M MCKENNA CUST CATHERINE ANNE MCKENNA UTMA MD ADDRESS ON FILE	Common Shares	10	Common
DONNA HOEFLINGER ADDRESS ON FILE	Common Shares	64	Common
DOROTHY ZAENGLEIN ADDRESS ON FILE	Common Shares	28	Common
DOUGLAS FRINK & PATRICIA FRINK ADDRESS ON FILE	Common Shares	12	Common
DUC TRINH ADDRESS ON FILE	Common Shares	92	Common
DYAN NCHAMUKONG ADDRESS ON FILE	Common Shares	232	Common
DYLAN KEMBLE ADDRESS ON FILE	Common Shares	758	Rule 144 Common
EDWARD HARSEN ADDRESS ON FILE	Common Shares	184.503114	Direct Stock
ELIOT TAUB ADDRESS ON FILE	Common Shares	76	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
ELIZABETH A SPIEGELMAN & MICHAEL H SPIEGELMAN TR MICHAEL H SPIEGELMAN LIVING TRUST UA 06/27/01 ADDRESS ON FILE	Common Shares	20	Common
ELIZABETH MCMICHAEL ADDRESS ON FILE	Common Shares	3540	Common
ELIZABETH SMITH ADDRESS ON FILE	Common Shares	8.730379	Direct Stock
EUGENE ZELIKMAN ADDRESS ON FILE	Common Shares	433	Common
EVELYN ANTOINE & LAWRENCE ANTOINE ADDRESS ON FILE	Common Shares	100	Common
FASHA WOODS ADDRESS ON FILE	Common Shares	14	Common
FREDERICK CALDWELL ADDRESS ON FILE	Common Shares	1.79938	Direct Stock
GAIL KAUFFMAN ADDRESS ON FILE	Common Shares	132	Common
GAYLE MINKE ADDRESS ON FILE	Common Shares	30	Common
GAYLE PICHT ADDRESS ON FILE	Common Shares	11	Common
GENEVIEVE NIESON ADDRESS ON FILE	Common Shares	14.473196	Direct Stock
GEORGE VERNADAKIS ADDRESS ON FILE	Common Shares	208	Common
GRECHIN SIMON ADDRESS ON FILE	Common Shares	4.483541	Direct Stock

In re:	WW International, Inc., et al.	Case No.	
	Det	otor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
H WAYNE ELLIOTT & MARIAN B ELLIOTT ADDRESS ON FILE	Common Shares	103.98648	Direct Stock
HEATHER HUDSON ADDRESS ON FILE	Common Shares	737.907836	Direct Stock
HEATHER LYON ADDRESS ON FILE	Common Shares	32	Common
HELENA E OLKOWSKI ADDRESS ON FILE	Common Shares	10	Common
HOWARD I COHEN ADDRESS ON FILE	Common Shares	25	Common
IRINA ZAULOV ADDRESS ON FILE	Common Shares	50	Common
JACQUELINE ROGERS ADDRESS ON FILE	Common Shares	3.172691	Direct Stock
JACQUIE A CODDING ADDRESS ON FILE	Common Shares	1	Common
JAGANATHAN CHELLADURAI & PARAMESHWARI CHELLADURAI ADDRESS ON FILE	Common Shares	10.028881	Direct Stock
JAHNSHANA BROWN ADDRESS ON FILE	Common Shares	1.351902	Direct Stock
JAMES GLENN ADDRESS ON FILE	Common Shares	13.719742	Direct Stock
JAMES NELSON ADDRESS ON FILE	Common Shares	1773	Common
JAMES P MANSINNE & MARIAN MANSINNE ADDRESS ON FILE	Common Shares	1	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of	Security	Number of Securities	Kind of Interest
business of holder	Class		
JAMES R PURGERSON JR ADDRESS ON FILE	Common Shares	10	Common
JAMES WILSON & KAYLIN WILSON ADDRESS ON FILE	Common Shares	207.372231	Direct Stock
JAN D ALESSANDRO ADDRESS ON FILE	Common Shares	379	Rule 144 Common
JAN GIHA ADDRESS ON FILE	Common Shares	30	Common
JANE GUTOSKI ADDRESS ON FILE	Common Shares	30	Common
JANET PRETE ADDRESS ON FILE	Common Shares	87	Common
JEANETTA HARRIS ADDRESS ON FILE	Common Shares	5.245399	Direct Stock
JENNIFER HEIDEL & RALPH HEIDEL ADDRESS ON FILE	Common Shares	6.346593	Direct Stock
JENNIFER MITCHELL ADDRESS ON FILE	Common Shares	16	Common
JENNIFER SWAIN ADDRESS ON FILE	Common Shares	17.002577	Direct Stock
JENNIFER TANGREDI ADDRESS ON FILE	Common Shares	5	Common
JEROME CUTHBERT ADDRESS ON FILE	Common Shares	58.72972	Direct Stock
JESUS E GARCIA ADDRESS ON FILE	Common Shares	3.364486	Direct Stock
JOANNA WHITE ADDRESS ON FILE	Common Shares	15	Common

In re:	WW International, Inc., et al.		Case No.	
		Debtor(s)	· ·	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
JOHN JOSEPH CONROY & JOYCE NAOMI CONROY ADDRESS ON FILE	Common Shares	1238.537051	Direct Stock
JOHN L PEARSON & ANNETTE M PEARSON ADDRESS ON FILE	Common Shares	30	Common
JOHN MORR ADDRESS ON FILE	Common Shares	202	Common
JOHN S CARPENTER ADDRESS ON FILE	Common Shares	1.122558	Direct Stock
JONATHAN VOLKMANN ADDRESS ON FILE	Common Shares	106547	Common
JORDAN A SCHIMMEL ADDRESS ON FILE	Common Shares	0.380682	Direct Stock
JULIAN JORDAN ADDRESS ON FILE	Common Shares	1106	Common
JULIE BORNSTEIN ADDRESS ON FILE	Common Shares	49686	Restricted Common
JULIE MICHEL ADDRESS ON FILE	Common Shares	45	Common
JULIE RICE ADDRESS ON FILE	Common Shares	50899	Common
JULIE SCHOFF ADDRESS ON FILE	Common Shares	39.323467	Direct Stock
JULIE STRAUSS ADDRESS ON FILE	Common Shares	45	Common
JUNE SALMINEN ADDRESS ON FILE	Common Shares	45	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
JUSTIN WROBLEWSKI ADDRESS ON FILE	Common Shares	6.371613	Direct Stock
KARIN POISSON ADDRESS ON FILE	Common Shares	185	Common
KATHLEEN HELEN VAN NECK ADDRESS ON FILE	Common Shares	2	Common
KATHLEEN MCMINN ADDRESS ON FILE	Common Shares	107	Common
KATHLEEN MORRISON ADDRESS ON FILE	Common Shares	15	Common
KATHY CAMPILIO FORTE ADDRESS ON FILE	Common Shares	30	Common
KATHY VANNECK ADDRESS ON FILE	Common Shares	9	Common
KATHY VARGO ADDRESS ON FILE	Common Shares	16	Common
KATRINA MCKISSICK ADDRESS ON FILE	Common Shares	132	Common
KERRY PATRICIA VENEZIANO ADDRESS ON FILE	Common Shares	10	Common
KEVIN J LEAHY ADDRESS ON FILE	Common Shares	208.084947	Direct Stock
KIMBERLY CONNORS ADDRESS ON FILE	Common Shares	132	Common
KIMBERLY PERRY ADDRESS ON FILE	Common Shares	2	Common
KRISTI WIDMAR ADDRESS ON FILE	Common Shares	30	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
KRISTIN B HAHN ADDRESS ON FILE	Common Shares	1.258408	Direct Stock
KRISTY JARON ADDRESS ON FILE	Common Shares	15	Common
KYLEE ETTER ADDRESS ON FILE	Common Shares	165	Common
LARRY EDWARDS & LAURA PETTIFORD-EDWARDS ADDRESS ON FILE	Common Shares	1	Common
LATONYA CROFF ADDRESS ON FILE	Common Shares	153.90491	Direct Stock
LAURA MEYER ADDRESS ON FILE	Common Shares	15	Common
LAUVENIA BARNES ADDRESS ON FILE	Common Shares	4.055445	Direct Stock
LEON J WHITE & GAIL M WHITE ADDRESS ON FILE	Common Shares	63.820912	Direct Stock
LINDA BURKHART ADDRESS ON FILE	Common Shares	15	Common
LINDA GUANGORENA ADDRESS ON FILE	Common Shares	48	Common
LINDA LAU ADDRESS ON FILE	Common Shares	20	Common
LINDA MCHUGH ADDRESS ON FILE	Common Shares	15	Common
LISA CHERNICK ADDRESS ON FILE	Common Shares	27	Common
LISA CROOK MUELHAUSEN ADDRESS ON FILE	Common Shares	45	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
LISA REBMAN ADDRESS ON FILE	Common Shares	62	Common
LISA TWIDWELL ADDRESS ON FILE	Common Shares	15	Common
LISETTA KACEROVSKIS ADDRESS ON FILE	Common Shares	89	Common
LOIS JANE EDWARDS CUST JAYNE ELYSE GREEN UTMA MI ADDRESS ON FILE	Common Shares	50	Common
LUCIE BERGERON ADDRESS ON FILE	Common Shares	15	Common
LYNN LANGLEY-LYONS ADDRESS ON FILE	Common Shares	188.094973	Direct Stock
LYNN M SKELTON ADDRESS ON FILE	Common Shares	5	Common
MARIA BUGLER ADDRESS ON FILE	Common Shares	42	Common
MARIA MILLS ADDRESS ON FILE	Common Shares	35	Common
MARIANNE HERDINA STANTON ADDRESS ON FILE	Common Shares	30	Common
MARK MASTRANDREA ADDRESS ON FILE	Common Shares	204	Common
MARLENA C PEGULA ADDRESS ON FILE	Common Shares	97.483821	Direct Stock
MARLENA C PEGULA ADDRESS ON FILE	Common Shares	102.429511	Direct Stock

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
MARLENA PEGULA ADDRESS ON FILE	Common Shares	96.143828	Direct Stock
MARLENE HOLLOWAY ADDRESS ON FILE	Common Shares	15	Common
MARSHALL WOLF ADDRESS ON FILE	Common Shares	1	Common
MARY MANN ADDRESS ON FILE	Common Shares	16	Common
MATTHEW V RUDORFER & LAURIE S RUDORFER ADDRESS ON FILE	Common Shares	25	Common
MAURICE L POWE ADDRESS ON FILE	Common Shares	0.985672	Direct Stock
MICHAEL G COYLE CUST LAYLA GRACE SAUNDERS MD CUST UTMA MD ADDRESS ON FILE	Common Shares	138.567426	Direct Stock
MICHAEL G COYLE MD ADDRESS ON FILE	Common Shares	1568.092231	Direct Stock
MICHAEL LABARBERA ADDRESS ON FILE	Common Shares	1	Common
MICHELLE HERNANDEZ ADDRESS ON FILE	Common Shares	199	Common
MICHELLE L CRAW & MICHAEL J CRAW ADDRESS ON FILE	Common Shares	587.474769	Direct Stock
MICHELLE WILSON ADDRESS ON FILE	Common Shares	15	Common
MYRON K CARREATHERS MO ADDRESS ON FILE	Common Shares	5	Common

In re:	WW International, Inc., et al.	Case No.	
	Det	otor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
NANCY L MURPHY ADDRESS ON FILE	Common Shares	96	Common
NANCY LOBRACE ADDRESS ON FILE	Common Shares	47	Common
NANCY MACK ADDRESS ON FILE	Common Shares	5	Common
NANCY SWANSON THOMPSON ADDRESS ON FILE	Common Shares	15	Common
NATHALIE ETIENNE ADDRESS ON FILE	Common Shares	279	Common
NATHAN SHULAK CUST MAX SHULAK UTMA OH ADDRESS ON FILE	Common Shares	5.624879	Direct Stock
NAVIN HADGE ADDRESS ON FILE	Common Shares	60	Common
NETTYE JOHNSON ADDRESS ON FILE	Common Shares	45	Common
NICOLE BOYER & NATHAN BOYER ADDRESS ON FILE	Common Shares	33.44224	Direct Stock
NICOLE WOODS ADDRESS ON FILE	Common Shares	207	Common
NOREEN R HANNAMAN TOD JAMES J HANNAMAN ADDRESS ON FILE	Common Shares	33	Common
OLIVIA JONES & STEVEN JONES ADDRESS ON FILE	Common Shares	100	Common
PARETO HOLDINGS LLC 3165 CENTER ST APT 2 MIAMI FL 33133	Common Shares	14298	Common

In re:	WW International, Inc., et al.		Case No.
		Debtor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
PAUL MILLER & TRACY MILLER ADDRESS ON FILE	Common Shares	108.626373	Direct Stock
PAUL WENDELBOE ADDRESS ON FILE	Common Shares	19.724785	Direct Stock
PCL INVESTMENT OPPORTUNITIES LLC 14261 SW 120TH ST STE 108611 MIAMI FL 33186	Common Shares	3686	Common
PEGGY BUMPUS ADDRESS ON FILE	Common Shares	45	Common
PENELOPE ORR ADDRESS ON FILE	Common Shares	20.941781	Direct Stock
PING-HAO LU ADDRESS ON FILE	Common Shares	112	Common
RAJIT MARWAH ADDRESS ON FILE	Common Shares	105	Common
RAQUEL RICHARDSON ADDRESS ON FILE	Common Shares	135	Common
REBECCA MARNELL ADDRESS ON FILE	Common Shares	15	Common
REBECCA WATSON ADDRESS ON FILE	Common Shares	16.82409	Direct Stock
RENEE MILSTEIN ADDRESS ON FILE	Common Shares	14	Common
RICH SALTZMAN ADDRESS ON FILE	Common Shares	0.72825	Direct Stock
RICHARD HANDSCOMBE ADDRESS ON FILE	Common Shares	147	Common

In re:	WW International, Inc., et al.		Case No.	
		Debtor(s)	· ·	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
RICHARD M SONES & ROSALIE T SONES ADDRESS ON FILE	Common Shares	30	Common
ROBERT MYERS ADDRESS ON FILE	Common Shares	90.968037	Direct Stock
ROBERT NELSON ADDRESS ON FILE	Common Shares	5	Common
ROBERTA EWERT ADDRESS ON FILE	Common Shares	60	Common
ROBERTA GEORGE ADDRESS ON FILE	Common Shares	30	Common
ROBIN CARTWRIGHT ADDRESS ON FILE	Common Shares	37.42198	Direct Stock
ROGER SCHMITT ADDRESS ON FILE	Common Shares	342.967991	Direct Stock
RONALD E ROSE ADDRESS ON FILE	Common Shares	100	Common
RONDA WILLIAMS & ELAINE WILLIAMS ADDRESS ON FILE	Common Shares	270.728945	Direct Stock
ROSALIND WRIGHT ADDRESS ON FILE	Common Shares	120.597845	Direct Stock
ROSEANNE ROBINSON ADDRESS ON FILE	Common Shares	4.066015	Direct Stock
SAL RUBINO ADDRESS ON FILE	Common Shares	302	Common
SAMANTHA SEICHTER ADDRESS ON FILE	Common Shares	165	Common

In re:	WW International, Inc., et al.	Case No.	
	Det	otor(s)	

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
SANDY CISNEROS ADDRESS ON FILE	Common Shares	1.241189	Direct Stock
SARAH CRAVETZ KLEINGHANDLER ADDRESS ON FILE	Common Shares	180	Common
SCOTT SHOURECK & JEAN FRANCOIS PILON ADDRESS ON FILE	Common Shares	660.329347	Direct Stock
SHANNON OVERTON ADDRESS ON FILE	Common Shares	132	Common
SHARA L ERDIE ADDRESS ON FILE	Common Shares	80.739958	Direct Stock
SHARNA BORSELLINO ADDRESS ON FILE	Common Shares	30	Common
SHARON LAUGHLIN ADDRESS ON FILE	Common Shares	30	Common
SHAUNA STROUD ADDRESS ON FILE	Common Shares	73.639472	Direct Stock
SIBYLLE GEORGIANA ADDRESS ON FILE	Common Shares	8	Common
STACY FANCHIN & FRANK JAMES FANCHIN ADDRESS ON FILE	Common Shares	371.661844	Direct Stock
STATE OF FLORIDA BUREAU OF UNCLAIMED PROPERTY C/O AVENU INSIGHTS & ANALYTICS ATTN CUSTODY DEPARTMENT 100 HANCOCK STREET 10TH FLOOR QUINCY MA 02171	Common Shares	111	Common
STEFANY SHAW ADDRESS ON FILE	Common Shares	1.025773	Direct Stock

In re:	WW International, Inc., et al.		Case No.	
		Debtor(s)	· ·	

Name and last known address or place of	Security	Number of Securities	Kind of Interest
business of holder	Class		
STEPHAN REA ADDRESS ON FILE	Common Shares	30	Common
STEVEN ALTSCHULER ADDRESS ON FILE	Common Shares	27913	Restricted Common
SUSAN BAIER ADDRESS ON FILE	Common Shares	1362.873896	Direct Stock
SUSAN TAYLOR ADDRESS ON FILE	Common Shares	16	Common
SUSAN WITZE ADDRESS ON FILE	Common Shares	11	Common
SYREETA WILLIAMS ADDRESS ON FILE	Common Shares	111.80187	Direct Stock
TED FLYNN ADDRESS ON FILE	Common Shares	11373.82969	Direct Stock
THERESA BECKER ADDRESS ON FILE	Common Shares	15	Common
THILO SEMMELBAUER ADDRESS ON FILE	Common Shares	9691	Restricted OCEO Common
THILO SEMMELBAUER ADDRESS ON FILE	Common Shares	29824	Restricted Common
THOMAS A GLECKLER CUST NICHOLAS W GLECKER UGMA CT ADDRESS ON FILE	Common Shares	10	Common
THOMAS WIDOR ADDRESS ON FILE	Common Shares	100	Common
TODD ERIC WILLIAMS ADDRESS ON FILE	Common Shares	11.828499	Direct Stock

In re:	WW International, Inc., et al.	Case No.
	Debto	or(s)

Name and last known address or place of business of holder	Security Class	Number of Securities	Kind of Interest
TORRENCE A HOLLOWAY BERNADINE PENNINGTON ADDRESS ON FILE	Common Shares	100	Common
TRACEY D BROWN ADDRESS ON FILE	Common Shares	23394	Restricted Common
TYNIECE MOBLEY ADDRESS ON FILE	Common Shares	165	Common
VERA ROSENOW ADDRESS ON FILE	Common Shares	45	Common
VERNA BURNS ADDRESS ON FILE	Common Shares	16.621945	Direct Stock
VIDYA MAJUMDAR ADDRESS ON FILE	Common Shares	112	Common
VIRGINIA WHALEY ADDRESS ON FILE	Common Shares	15	Common
WIJAHAT RIYAZ & HUMA WIJAHAT ADDRESS ON FILE	Common Shares	1.048409	Direct Stock

Check if this is an amended

Fill in this information to identify the case:	
Debtor name: WW INTERNATIONAL, INC., et al.	
United States Bankruptcy Court for the: <u>DISTRICT OF DELAWARE</u>	
Case number (If known):	

filing Official Form 204

Not Insiders

A list of creditors holding the 30 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an insider, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the holders of the 30 largest unsecured claims.

Chapter 11 or Chapter 9 Cases: Consolidated List of Creditors Who Have the 30 Largest Unsecured Claims and Are

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	If claim is partially see	secured, fill in only un	amount and
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
1	GROUPM WORLDWIDE, LLC DBA MINDSHARE USA LLC 3 WORLD TRADE CENTER 175 GREENWICH ST NEW YORK, NY 10007 UNITED STATES	LESSER, BRIAN CHIEF EXECUTIVE OFFICER EMAIL - BRIAN.LESSER@GROUPM.COM PHONE - 212-297-8181 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 2,892,541
2	REDDIT, INC. 548 MARKET ST SAN FRANCISCO, CA 94104 UNITED STATES	HUFFMAN, STEVEN CHIEF EXECUTIVE OFFICER EMAIL - STEVEH@REDDIT.COM PHONE - 415-666-2330 FAX - N/A	TRADE PAYABLE				\$ 2,168,631
3	THE TRADE DESK, INC. 42 NORTH CHESTNUT STREET VENTURA, CA 93001 UNITED STATES	GREEN, JEFFREY CHIEF EXECUTIVE OFFICER EMAIL - JEFF.GREEN@THETRADEDESK.COM PHONE - 805-585-3434 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 2,029,618
4	OLYMPIA PHARMACEUTICALS 6700 CONROY ROAD SUITE 155 ORLANDO, FL 32835 UNITED STATES	MIKHAEL, MARK CHIEF EXECUTIVE OFFICER EMAIL - MARK@OLYMPIAPHARMACY.COM PHONE - 407-673-2222 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 1,965,200
5	IMPACT TECH, INC. 136 MADISON AVE FL 10 NEW YORK, NY 10016 UNITED STATES	YOVANNO, DAVID A CHIEF EXECUTIVE OFFICER EMAIL - DAVID.YOVANNO@IMPACT.COM PHONE - 917-720-2883 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 895,336
6	CINDY NEWMAN ET AL 611 WILSHIRE BOULEVARD SUITE 315 LOS ANGELES, CA 90017 UNITED STATES	TODD, KYLE C/O KYLE TODD, P.C. EMAIL - KYLE@KYLETODD.COM PHONE - 323-208-9171 FAX - N/A	LITIGATION	CONTINGENT			\$ 630,000
7	BRAZE, INC. 63 MADISON BUILDING 28 E. 28TH ST FLOOR 12 MAILROOM NEW YORK, NY 10016 UNITED STATES	MAGNUSON, WILLIAM CO-FOUNDER AND CHIEF EXECUTIVE OFFICER EMAIL - WILLIAMCEO@BRAZE.COM PHONE - 609-964-0585 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 593,561
8	MOVABLE, INC. 5 BRYANT PARK 6TH FLOOR NEW YORK, NY 10018 UNITED STATES	SHARMA, VIVEK CO-FOUNDER AND CHIEF EXECUTIVE OFFICER EMAIL - VSHARMA@MOVABLEINK.COM PHONE - 203-359-8500 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 566,419
g	AMAZON WEB SERVICES, INC. 2127 7TH AVE. SEATTLE, WA 98109 UNITED STATES	JASSY, ANDY PRESEIDENT AND CHIEF EXECUTIVE OFFICER EMAIL - JASSYA@AMAZON.COM PHONE - 206-266-1000 FAX - 206-266-1821	TRADE PAYABLE				\$ 534,215
10	PEBBLEPOST, INC 119 W 24TH ST FLOOR 5 NEW YORK, NY 10011 UNITED STATES	ROSS, JACOB CHIEF EXECUTIVE OFFICER EMAIL - JACOB@PEBBLEPOST.COM PHONE - 855-737-0730 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 445,463
11	OGILVY GROUP, LLC 175 GREENWICH STREET NEW YORK, NY 10007 UNITED STATES	BULCHANDANI, DEVIKA CHIEF EXECUTIVE OFFICER EMAIL - DEVIKA.BULCHANDANI@OGILVY.COM PHONE - 212-237-4000 FAX - N/A	TRADE PAYABLE				\$ 387,800

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	Amount of unsecured claim if the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
					Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
12	ILLUMIN HOLDINGS INC. 70 UNIVERSITY AVE SUITE 1200 TORONTO, ON M5J 2M4 CANADA	HAYEK, TAL CO-FOUNDER AND CHIEF EXECUTIVE OFFICEER EMAIL - TAL.HAYEK@ILLUMIN.COM PHONE - 1-416-218-9888 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 386,270
13	AMPLITUDE, INC 201 3RD STREET SUITE 200 SAN FRANCISCO, CA 94103 UNITED STATES	SKATES, SPENSER CHIEF EXECUTIVE OFFICER AND CO-FOUNDER EMAIL - SPENSER@AMPLITUDE.COM PHONE - 212-252-2198 FAX - N/A	TRADE PAYABLE				\$ 325,903
14	LINKEDIN CORPORATION 1000 W MAUDE AVE SUNNYVALE, CA 94085 UNITED STATES	ROSLANSKY, RYAN CHIEF EXECUTIVE OFFICER EMAIL - RROSLANSKY@LINKEDIN.COM PHONE - 650-687-3600 FAX - 650-687-0505	TRADE PAYABLE				\$ 311,727
	THE BURSON GROUP LLC 3 WORLD TRADE CENTER 175 GREENWICH NEW YORK, NY 10007 UNITED STATES	DUBROWA, COREY CHIEF EXECUTIVE OFFICER EMAIL - COREY.DUBROWA@BURSONGLOBAL.COM PHONE - 206-318-7444 FAX - N/A	TRADE PAYABLE				\$ 295,000
16	SPOTIFY USA, INC 150 GREENWICH ST NEW YORK, NY 10007 UNITED STATES	EK, DANIEL CHAIRMAN AND CHIEF EXECUTIVE OFFICER EMAIL - DANIEL@SPOTIFY.COM PHONE - 203-318-9700 FAX - N/A	TRADE PAYABLE				\$ 281,666
17	HIGHTOUCH 2211 MISSION ST UNIT B SAN FRANCISCO, CA 94110 UNITED STATES	GUPTA, KASHISH CO-FOUNDER AND CO-CHIEF EXECUTIVE OFFICER EMAIL - KASHIHGUPTA@HIGHTOUCH.IO PHONE - 678-896-2554 FAX - N/A	TRADE PAYABLE				\$ 278,830
18	TABOOLA.COM LTD 16 MADISON SQ W 7TH & 8TH FLOOR NEW YORK, NY 10010 UNITED STATES	SINGOLDA, ADAM FOUNDER AND CHIEF EXECUTIVE OFFICER EMAIL - ADAM@TABOOLA.COM PHONE - 212-206-7663 FAX - N/A	TRADE PAYABLE				\$ 227,361
19	FUNDAMENTALCO LLC 234 CLINTON ST BROOKLYN, NY 11201 UNITED STATES	D'ESTRADA, MICHAEL CHIEF FINANCIAL OFFICER EMAIL - MDESTRADA@FUNDAMENTAL.CO PHONE - 917-237-8888 FAX - N/A	TRADE PAYABLE				\$ 166,667
20	APPLE INC. 1 APPLE PARK WAY CUPERTINO, CA 95014 UNITED STATES	COOK, TIMOTHY CHIEF EXECUTIVE OFFICER EMAIL - TCOOK@APPLE.COM PHONE - 408-996-1010 FAX - 408-974-2113	TRADE PAYABLE	UNLIQUIDATED			\$ 136,406
21	GREENHOUSE SOFTWARE, INC. 228 PARK AVE S PMB 14744 NEW YORK, NY 10003-1502 UNITED STATES	CHAIT, DANIEL CHIEF EXECUTIVE OFFICER EMAIL - D.CHAIT@GREENHOUSE.IO PHONE - 516-623-8283 FAX - N/A	TRADE PAYABLE				\$ 117,201
22	CVS CAREMARK 1 CVS DR WOONSOCKET, RI 02895 UNITED STATES	JOYNER, DAVID PRESIDENT AND CHIEF EXECUTIVE OFFICER EMAIL - DAVID.JOYNER@CVSHEALTH.COM PHONE - 469-524-7201 FAX - N/A	TRADE PAYABLE				\$ 100,836
23	MEDIX STAFFING SOLUTIONS, LLC 1301 WEST 22ND STREET SUITE 1000 OAK BROOK, IL 60523 UNITED STATES	LIMOURIS, ANDREW FOUNDER, PRESIDENT AND CHIEF EXECUTIVE OFFICER EMAIL - PURPOSEFULCEO@MEDIXTEAM.COM PHONE - 630-725-9041 FAX - N/A	TRADE PAYABLE				\$ 100,336
24	ADSWERVE, INC. 999 18TH STREET SUITE 2301N DENVER, CO 80202 UNITED STATES	BERDUSCO, ROGER CHIEF EXECUTIVE OFFICER EMAIL - ROGER.BERDUSCO@ADSWERVE.COM PHONE - 720.242.9837 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			\$ 29,132
25	GOOGLE LLC 1600 AMPHITHEATRE PARKWAY MOUNTAIN VIEW, CA 94043 UNITED STATES	PICHAI, SUNDAR CHIEF EXECUTIVE OFFICER EMAIL - SUNDAR@GOOGLE.COM PHONE - 650-253-0000 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED

	Name of creditor and complete mailing address, including zip code	Name, telephone number, and email address of creditor contact	Nature of the claim (for example, trade debts, bank loans, professional services, and government	contingent, unliquidated, or disputed	Amount of unsecure if the claim is fully un If claim is partially sed deduction for value of claim.	n amount and	
			contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff	Unsecured claim
Ž	META PLATFORMS, INC. 6 1 HACKER WAY MENLO PARK, CA 94025 UNITED STATES	ZUKERBERG, MARK CHIEF EXECUTIVE OFFICER EMAIL - MARKZUKERBERG@FB.COM PHONE - 650-543-4800 FAX - 650-543-4801	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED
4	HULU, LLC 7 ZSOO BROADWAY SANTA MONICA, CA 90404 UNITED STATES	EARLEY, JOE PRESIDENT EMAIL - JOE.EARLEY@HULU.COM PHONE - 310-571-4700 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED
2	ASPIRE KHALIL SWEISS COMPLEX 8 QUEEN RANIA ST 120 AMMAN, JN 11181 JORDAN	SHAH, KAUSHAL FOUNDER AND MANAGING DIRECTOR EMAIL - KSHAH@ASPIRE.JO PHONE - 962-6-516-3046 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED
2	MICROSOFT CORPORATION 9 1 MICROSOFT WAY 9 REDMOND, WA 98052 UNITED STATES	NADELLA, SATYA CHIEF EXECUTIVE OFFICER EMAIL - SATYA. NADELLA@MICROSOFT.COM PHONE - 425-882-8080 FAX - 425-936-7329	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED
3	THE BINDERY LLC 227 WEST 29TH STREET 0 STH FLOOR NEW YORK, NY 10001 UNITED STATES	BEAUCHAMP, GREG FOUNDER AND CHIEF EXECUTIVE OFFICER EMAIL - GREG@BINDERYNYC.COM PHONE - 607-589-4735 FAX - N/A	TRADE PAYABLE	UNLIQUIDATED			UNDETERMINED

Fill in this information to identify the case and this filing:		
Debtor Name WW International, Inc., et al.		
United States Bankruptcy Court for the:	_ District of	Delaware (State)
Case number (If known):		,

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

I have examined the information in the documents checked below and I have a reasonable belief that the information is true and correct:

 □ Schedule A/B: Assets—Real and Personal Property (Official Form 206A/B) □ Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D) □ Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) □ Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) □ Schedule H: Codebtors (Official Form 206H) □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) □ Amended Schedule □ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form □ Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 								
 Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F) Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 								
 Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G) Schedule H: Codebtors (Official Form 206H) Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) Amended Schedule Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)							
 □ Schedule H: Codebtors (Official Form 206H) □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) □ Amended Schedule □ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form □ Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 								
 □ Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum) □ Amended Schedule □ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form □ Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)							
 □ Amended Schedule □ Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form □ Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders 								
Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 30 Largest Unsecured Claims and Are Not Insiders (Official Form Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)							
Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders								
	204							
I declare under penalty of perjury that the foregoing is true and correct.	Other document that requires a declaration Consolidated Corporate Ownership Statement and List of Equity Security Holders							
Executed on 05/06/2025 /s/ Felicia DellaFortuna								
MM / DD / YYYY Signature of individual signing on behalf of debtor								
Felicia DellaFortuna Printed name								
Chief Financial Officer								

Position or relationship to debtor